

ग्रसाधारस

EXTRAORDINARY

भाग **I---खण्ड** 1

PART I—Section 1

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

Hro 145]

नई विल्ली, बृहस्पतिवार, जुलाई 18, 1968/म्राघाद 27, 1890

No. 145]

NEW DELHI, THURSDAY, JULY 18, 1968/ASADHA 27, 1890

इस भाग में भिन्न पुष्ठ संख्या दी जाती है जिसमें कि यह ग्रलग संकलन के इस्प में रक्श का सक्ते ।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF COMMERCE

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 18th July 1968

Subject.—Refund of applications fees to actual users (SSI units, and non-SSI units sponsored by the State Directors of Industries) in respect of import applications for raw materials, components and spares, pertaining to April 1966—March 1967 period.

No. 145-ITC(PN)./68—In accordance with the import policy announced on 30th March, 1966 for the licensing period April 1966—March 1967, actual users were required to make import applications for raw materials, components and spares to the licensing authorities through the sponsoring authorities concerned, on or before the 16th May, 1966

2. Subsequently, the import policy for the grant of licences for raw materials, components and spares to actual users was liberalised. In the case of (i) SSI units and (ii) non-SSI units sponsored by State Director of Industries, the liberalised policy was announced vide the Ministry of Commerce Public Notice No. 84-ITC(PN)/66 dated the 23rd June, 1966. Under the liberalised policy, the existing units in this category were required to make fresh applications for the

grant of licences for import of raw materials, components and spares to the licensing authorities direct. Accordingly, the import applications a'ready made by such units for the grant of licences for the period April 1966—March 1967, prior to the announcement of the liberalised policy, were not considered. The actual users concerned have been representing for refund of application fees paid by them on such applications.

3. The matter has been examined; and it has been decided that, in such cases, the licensing authorities will consider requests for refund of application fees under clause 4(2)(v) of the Imports (Control) Order, 1955, read with paragraph 12 in Chapter II of the Import Trade Control Hand Book of Rules and Procedure. 1968, if the request is otherwise admissible.

P. D. KASBEKAR, Chief Controller of Imports and Exports.